REMARKS

SPECIFICATION

In the Office Action dated June 4, 2004 the specification was objected to as containing browser executable code. The Examiner states that the Applicant is required to delete the embedded hyperlink and/or other form of browser executable code. The specification has been amended, as specified in the MPEP section 608.01, to remove the "browser executable code".

Non-statutory Double Patenting

In the Office Action dated June 4, 2004 claims 1-26 were rejected under the non-statutory double patenting doctrine.

Accompanying this response to the Office Action, please find a Terminal Disclaimer in compliance with 37 C.F.R. 1.321(c). Applicant respectfully submits that the accompanying Terminal Disclaimer overcomes the Examiner's non-statutory double patenting rejection. Applicant respectfully request that the Examiner accept the accompanying Terminal Disclaimer.

REJECTIONS UNDER 35 U.S.C. §103

In the Office Action dated June 4, 2004 claims 1-26 were rejected under 35 § U.S.C. 103.

Claims 1-8, 12-18 and 21-24 were rejection under under 35 § U.S.C. 103 as being unpatentable over Blinn (5,897,622) in view of Nazem (5,983,227) and in view of Bijnagte (5,235,680).

- 10 -

Attorney's Docket No.: 109889-130244

Application No.: 09/664,578

Claims 9-11, 19-20 and 25-26 were rejection under 35 § U.S.C. 103 as being unpatentable over Blinn (5,897,622) in view of Nazem (5,983,227), in view of Bijnagte (5,235,680) in further view of Anderson (5,974,396).

Claims 1-2, 8, 12, 15-17, 21-22 and 24 have been cancelled. Claims 27-34 have been added. Thus, claims 3-7, 9-11, 13-14, 18-20, 23 and 25-34 remain pending.

Independent claims 1, 12 and 21 have been cancelled. Independent claim 29 of the present application contains elements:

receiving from a client a uniform resource locator (URL) comprising a server name immediately followed by a separator immediately followed by an identifier interpreted by the information server as a resource identifier identifying a resource; and constructing and issuing one or more queries including the resource identifier to retrieve information corresponding to the identified resource, and dynamically generating instructions to create the associated information page for the identified resource for provisioning to a client

Other independent claims 27 and 32 contain substantially the same elements.

Applicant respectfully submits that Blinn not disclose receiving a URL comprising a "server name immediately followed by a separator immediately followed by an identifier interpreted by the information server as a resource identifier identifying a resource". Further, Applicant respectfully submits that Nazem, and Bijnagte, or in combination, to not cure the deficiency of Blinn. Thus, Applicant respectfully submits that claims 27, 29 and 32 are patentable over Blinn, in view of Nazem, in view of Bijnagte.

- 11 -

Attorney's Docket No.: 109889-130244 Application No.: 09/664,578

Claims 3-7, 9-11, 13-14, 18-20, 23, 25-26, 28, 31 and 33-34 depend from claims 27, 29 and 32. Thus, by at least their dependency upon allowable claims 27, 29 and 32, Applicant respectfully submits that claim 3-7, 9-11, 13-14, 18-20, 23, 25-26, 28, 31 and 33-34 are patentable over Blinn, in view of Nazem, in view of Bijnagte.

Applicant respectfully submits that the claims, as pending, are patentable over the asserted prior art. Accordingly, a Notice of Allowance is respectfully requested. If the Examiner has any questions concerning the present paper, the Examiner is kindly requested to contact the undersigned at (503) 796-2942. If any fees are due in connection with filing this paper, the Commissioner is authorized to charge Deposit Account No. 500393.

> Respectfully submitted, Schwabe, Williamson & Wyatt, P.C.

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